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1				Hon, James L. Robart
1				Hon. James L. Robart
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6				
7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON			
8	AT SEATTLE			
9	COLIN BANCROFT,			
10		NO.	2:17-cv-01312	2-JLR
11	Plaintiff,	STIPU	LATED MOT	TON AND
12	VS.	PROP		R ALLOWING
13	MINNESOTA LIFE INS. CO.,	TELE	PHONICALL OVERY DEAL	Y AFTER THE
14	Defendant.	Disce	VERT DEAL	LINE
	Deschdant.			
15				
16	<u>STIPULATION</u>			
17	Pursuant to Federal Rules of Civil Procedure 16, 29 and 30, the parties jointly			
18				
19	request that the deposition of defendant's expert witness Dr. David Grinblatt be allowed			
20	to be taken telephonically after the Court's ordered discovery deadline. The parties			
21	agree there is good reason to allow this deposition be had at a later date. Defendant's			
22				
23	counsel has long had a vacation scheduled in this matter which is to include the final			
24	two weeks of the discovery period. See Dkt. 32. The parties have conferred and given			
25	their schedules and the other discovery that remains to be taken in the discovery period,			
	have agreed to allow Dr. Grinblatt's deposition be taken shortly after the discovery			
	Stip. Mot. And Proposed Order re Expert Deposition Case No. 2:17-cv-01312 JLR	on - 1	1001 For	MPEN& CROWE PLLC urth Avenue, Suite 4050 Washington 98154-1000 (206) 386-7353

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1 **ORDER** 2 It is so ORDERED. 3 day of May, 2018. Dated this 4 5 6 Hon, James L. Robart United States District Judge 7 8 Presented by: 9 VAN KAMPEN & CROWE PLLC KARR TUTTLE CAMPBELL 10 Attorneys for Defendant Attorneys for Plaintiff 11 s/ Medora Marisseau s/ David E. Crowe 12 David E. Crowe, WSBA # 43529 Medora A. Marisseau, WSBA # 23114 J. Derek Little, WSBA # 40560 13 14 15 16 Declaration of Service 17 I hereby certify that on this date, I served a copy of the foregoing document via email to the following: 18 Medora A. Marisseau, WSBA# 23114 19 J. Derek Little, WSBA# 40560 KARR TUTTLE CAMPBELL 20 701 Fifth Avenue, Suite 3300 Seattle, WA 98104 21 Attorneys for Defendant Minnesota Life Ins. Co. mmarisseau@karrtuttle.com 22 dlittle@karrtuttle.com 23 24 Signed at Seattle, Washington this 16th day of May, 2018. 25 David Crowe

Stip. Mot. And Proposed Order re Expert Deposition - 3 Case No. 2:17-cv-01312 JLR VAN KAMPEN& CROWE PLLC 1001 Fourth Avenue, Suite 4050 Seattle, Washington 98154-1000 (206) 386-7353